

**UNITED STATES DISTRICT COURT
FOR THE MIDDLE DISTRICT OF TENNESSEE
NASHVILLE DIVISION**

UNITED STATES OF AMERICA)
)
)
v.) **No. 3:11-00005**
)
)
ERICA LYNN HAMPTON)

**ORDER OF FORFEITURE CONSISTING OF \$69,540.01 UNITED STATES
CURRENCY MONEY JUDGMENT**

IT IS HEREBY ORDERED THAT:

1. As the result of the Court's acceptance of the Defendant Erica Lynn Hampton's guilty plea as to Count Fifteen of the Indictment, for which the Government sought forfeiture pursuant to 18 U.S.C. § 981(a)(1)(C) and 28 U.S.C. § 2461(c), and Count Twenty-One of the Indictment, for which the Government sought forfeiture pursuant to 18 U.S.C. §§ 982(a)(2)(B) and 1029(c)(1)(C), Defendant Hampton shall forfeit to the United States her interest in the following: \$69,540.01 in United States currency and substitute assets if such currency could not be located (hereinafter collectively referred to as "Subject Property"). Said \$69,540.01 in United States currency is proceeds from the offenses of which Defendant was convicted.

2. The Court has determined, based on relevant and reliable evidence, including facts already in the record, the written plea petition/plea agreement dated January 9, 2012, and any additional evidence or information submitted by the parties, including the factual basis agreed to between the United States and Defendant Hampton at paragraph eight (8) of the Plea Agreement, and related paragraphs fifteen (15) through seventeen (17) in which the Defendant agreed to the forfeiture and the facts set forth at the plea colloquy on January 9, 2012 that the Subject Property is subject to forfeiture pursuant to 18 U.S.C. § 981(a)(1)(C), 28 U.S.C. §

2461(c), and 18 U.S.C. §§ 982(a)(2)(B) and 1029(c)(1)(C), and that the Government has established the requisite nexus between the \$69,540.01 in United States currency and the offense of conviction.

3. Upon the entry of this Order, the Secretary of Treasury (or his designee) is authorized to seize the Subject Property and to conduct any discovery proper in identifying, locating or disposing of the property subject to forfeiture in accordance with Fed. R. Crim. P. 32.2 (b)(3).

4. Pursuant to 18 U.S.C. § 981(a)(1)(C), 28 U.S.C. § 2461(c), and 18 U.S.C. §§ 982(a)(2)(B) and 1029(c)(1)(C), Defendant shall forfeit to the United States the sum of \$69,540.01 in United States currency and, by virtue of this Order, a personal Money Judgment in that amount shall enter against Defendant. Pursuant to Fed. R. Crim. P. 32.2(b)(3), this Order of Forfeiture consisting of a Money Judgment in the amount of \$69,540.01 in United States currency shall become final as to Defendant at the time of sentencing, or before sentencing if Defendant consents, and shall be made part of the sentence and included in the Judgment. Pursuant to Rule 32.2(c)(1) “no ancillary proceeding is required to the extent that the forfeiture consists of a money judgment.”

5. Neither the United States through the exercise of due diligence or Defendant have, as of this date, identified specific assets that were derived from the \$69,540.01 in proceeds attributable to the offenses for which Defendant has been convicted. Nor has the United States or Defendant yet identified any property of the Defendant that could be forfeited as a substitute asset in accordance with 21 U.S.C. § 853(p). Therefore, as a result of an act or omission of Defendant, said proceeds cannot be located upon the exercise of due diligence; have been transferred or sold to or deposited with a third party; have been placed beyond the jurisdiction of

the court; have been substantially diminished in value; or have been co-mingled with other property which cannot be divided without difficulty. Therefore, the United States may, at any time, move pursuant to Rule 32.2(e) to amend this Order of Forfeiture consisting of a Money Judgment of \$69,540.01 in United States currency to substitute property having a value not to exceed \$69,540.01 in United States currency to satisfy the Money Judgment in whole or in part.

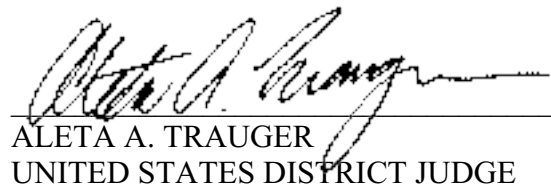
6. This Money Judgment against Defendant Hampton shall be recorded in the records of the County Clerk's Office in the county of Defendant's residence and any and all other counties in which Defendant has either real or personal property as a lien thereon in the amount of \$69,540.01 plus interest at the current legal rate computed daily and compounded annually until paid in full, as determined by the United States; and

7. Upon the payment of the Money Judgment in full, that the United States shall file a Satisfaction of Judgment with the District Court and the appropriate Clerk of the County in which any transcript or abstract of the judgment has been filed; and

8. This Order is in continuing and full effect until payment of the \$69,540.01 is made in full.

9. The Court shall retain jurisdiction to enforce this Order and to amend it as necessary, pursuant to Fed. R. Crim. P. 32.2(e).

IT IS SO ORDERED this 21st day of December, 2012.



ALETA A. TRAUGER
UNITED STATES DISTRICT JUDGE